

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Alexandria Division**

UNITED STATES OF AMERICA,

Plaintiff,

v.

ZACKARY ELLIS SANDERS,

Defendant.

Case No. 1:20-cr-00143

Honorable T.S. Ellis, III

Sentencing: Apr. 1, 2022

**MEMORANDUM IN SUPPORT OF MOTION TO SEAL**

Pursuant to Local Criminal Rule 49(E), defendant, Zackary Ellis Sanders, through counsel, moves for an order permitting the defense to file under seal portions of his Response to the Court's March 31, 2022 Order.<sup>1</sup> The government has previously consented to Mr. Sanders filing under seal material that it considers to be subject to the protective order or that it considers particularly sensitive. Mr. Sanders seeks sealing for the same reasons here.<sup>1</sup> In support of this motion, the defense further states:

**I. Items to be Filed Under Seal, and Necessity for Sealing**

A. Mr. Sanders asks the Court to seal portions of his Response to the Court's March 31, 2022 Order, which pertain to and refer to material that the government believes is under a

---

<sup>1</sup> The document to be filed under seal will be filed with the Court non-electronically pursuant to Local Criminal Rule 49(E) and the Electronic Case Filing Policies and Procedures (*see* p. 21). Pursuant to the Local Rules, the sealed document is to be treated as sealed pending the outcome of this motion.

<sup>1</sup> Mr. Sanders does not believe that his Response should be filed under seal for the reasons discussed therein, but moves to file his Response partially under seal in the event the Court disagrees.

protective order or that the government believes is most sensitive. *See* ECF No. 28. The defense has endeavored to seal only the minimum necessary portion of its Response and will file a redacted version on the public docket.

B. Filing portions of Mr. Sanders's Response to the Court's March 31, 2022 Order under seal is necessary because it contains discussion of material that the government considers under a protective order or that the government considers most sensitive. *See* ECF No. 28.

C. Counsel for Mr. Sanders has considered procedures other than filing partially under seal and none will suffice to protect disclosure of this information that the government considers subject to a protective order or most sensitive.

## **II. Previous Court Decisions Which Concern Sealing Documents**

The Court has the inherent power to seal materials submitted to it. *See United States v. Wuagneux*, 683 F.2d 1343, 1351 (11th Cir. 1982); *State of Arizona v. Maypenny*, 672 F.2d 761, 765 (9th Cir. 1982); *Times Mirror Company v. United States*, 873 F.2d 1210 (9th Cir. 1989); *see also Shea v. Gabriel*, 520 F.2d 879 (1st Cir. 1975); *United States v. Hubbard*, 650 F.2d 293 (D.C. Cir. 1980); *In re Braughton*, 520 F.2d 765, 766 (9th Cir. 1975). "The trial court has supervisory power over its own records and may, in its discretion, seal documents if the public's right of access is outweighed by competing interests." *In re Knight Pub. Co.*, 743 F.2d 231, 235 (4th Cir. 1984).

## **III. Period of Time to Have the Document Under Seal**

The materials to be filed under seal would need to remain sealed as long as the protective order remains in effect.

Accordingly, Mr. Sanders respectfully requests that this Court enter an order allowing the defense to file under seal portions of Mr. Sanders's Response to the Court's March 31, 2022 Order.

Respectfully submitted,

/s/

Jonathan Jeffress (#42884)  
Jade Chong-Smith (admitted *pro hac vice*)  
KaiserDillon PLLC  
1099 Fourteenth St., N.W.; 8th Floor—West  
Washington, D.C. 20005  
Telephone: (202) 683-6150  
Facsimile: (202) 280-1034  
Email: [jjeffress@kaiserdillon.com](mailto:jjeffress@kaiserdillon.com)  
Email: [jchong-smith@kaiserdillon.com](mailto:jchong-smith@kaiserdillon.com)

/s/

Nina J. Ginsberg (#19472)  
1101 King Street, Suite 610  
Alexandria, VA 22314  
Telephone: (703) 684-4333  
Facsimile: (703) 548-3181  
Email: [nginsberg@dimuro.com](mailto:nginsberg@dimuro.com)

/s/

H. Louis Sirkin (*pro hac vice* pending)  
Santen & Hughes  
600 Vine Street, Suite 2700  
Cincinnati, OH 45202  
Telephone: (513) 721-4450  
Facsimile: (513) 721-0109  
Email: [hls@santenhughes.com](mailto:hls@santenhughes.com)

*Counsel for Defendant Zackary Ellis Sanders*

### **CERTIFICATE OF SERVICE**

I hereby certify that on this 8th day of April 2022, the foregoing was served electronically on the counsel of record through the US District Court for the Eastern District of Virginia Electronic Document Filing System (ECF) and the document is available on the ECF system.

/s/ Jonathan Jeffress

Jonathan Jeffress